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Service date: March 2, 2019

Purchaser Name: Eric Garcia-Tunon Send to: [REDACTED]

Mobile: [REDACTED]

Pickup time: 12:30 PM Drop off time: TBD

All billing runs from portal to portal in 1 hour long blocks of time. You will be billed \$250.00 per hour plus gratuity and service charge.

\*THERE IS NO GUARANTEE THAT OVERTIME HOURS WILL BE AVAILABLE. PLEASE BE SURE THAT THE NUMBER OF HOURS YOU BOOK IS SUFFICIENT.

First pick-up address: [REDACTED]  
= One way transfer with no stops in between the pickup and drop off address.

Very final drop off address: [REDACTED]

\* Vehicle preference: 20 SUV

\* Walten Point Productions, LLC - DBA "Go VIP Worldwide" and its representatives further referred to as the "company.", reserve the right to substitute the vehicle or color with a different vehicle or color at the company's discretion due to weather, maintenance or any other condition deemed appropriate by the company. Purchaser grants the rights to the company to contract other transportation services/agents/affiliates service(s) to fulfill the company's commitment to the purchaser regarding the terms of this contract. Purchaser agrees that the company is only estimating the number of passengers/persons that will fit in the vehicle and lists such as the number of passengers/persons as the maximum per the vehicle preference. Purchaser understand that the maximum calculation of persons/passengers is subjective to the size of the individuals. The company does not guarantee any certain number of passengers/persons will fit in the vehicle that is listed as the purchaser's vehicle preference. If purchaser exceeds the number of persons/passengers originally indicated on this agreement, purchaser authorizes a charge of \$100 per person/passengers for every person/passenger over the amount originally indicated on this agreement.

DO NOT FILL IN THE BELOW BOX - THIS IS FOR INTERNAL USE ONLY AND TO BE FILLED IN BY THE COMPANY. PURCHASER UNDERSTANDS THE BELOW BOX WILL BE FILLED IN BY THE COMPANY UPON COMPLETION OR CANCELLATION.

Warehouse Departure: \_\_\_\_\_ Pickup time: \_\_\_\_\_ Drop off time: \_\_\_\_\_ Warehouse Arrival: \_\_\_\_\_

ACCOUNT INFORMATION FOR PAYMENT:

Credit Card Number: [REDACTED]

Billing address: [REDACTED]

CVV (3 digits security) [REDACTED]

\*Purchaser agrees that they have read the company's second page containing its rules and regulations. Purchaser authorizes charges to their card above in accordance the terms contained on this page, the company's rules and regulations and furthermore for anything stolen from the vehicle, any damage done to the vehicle by themselves, invited or uninvited guests and/or any overtime. The company, is hereby appointed purchaser's attorney-in-fact to sign purchaser's signature for additional charges to the purchaser's credit card for damages, overtime, and/or and changes due and not immediately paid by the purchaser and is expressly empowered and authorized to charge all costs resulting from damages to said credit card. The company is hereby appointed purchaser's attorney-in-fact to sign purchaser's signature should any dispute arise from a transaction to certify the purchaser no longer disputes the transaction and it is to rebilled immediately to the purchaser's account provided above.

ALL PAYMENTS MUST BE SUBMITTED BEFORE THE SERVICE DATE | INITIAL: [Signature]

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## RULES AND REGULATIONS

No Smoking in the vehicle or you will be billed \$500 per occurrence and no underage drinking. If either occur the rental will be terminated. If anyone urinates, vomits, or any other unusual bodily function takes place in the vehicle purchaser will be charged a minimum of \$500 as a cleaning fee. If there is excessive soiling of the vehicle purchaser will be billed a minimum \$350, by discretion of the company. No food is permitted in the vehicle. If food is brought in or eaten in the vehicle the purchaser will be charged a minimum of \$275 for cleanup, not including damage. Purchaser authorizes additional charges past the initial charge until all damages and incidentals are fully repaired. The company cannot guarantee that every electronic will be working in the vehicle, if something stops working or is not working correctly there will be no compensation to the purchaser. Due to unforeseen problems or high maintenance costs and / or availability of all and any vehicle maintenance parts, company cannot guarantee all but not limited to lighting, strobes CD/DVD player, cooling systems etc will be properly working during the purchaser's service. These amenities are provided at no added cost and are not part of hourly rate/ package price. The agreement by the company is subject to proven detention by accidents, riots, strikes, epidemics, acts of God, or any other conditions beyond their control. If such circumstances arise, all reasonable efforts will be made by the company to find replacement limousine service at the agreed upon fees. Should the company be unable to procure a replacement, purchaser shall receive a full credit to be used at the company for a future event. Purchaser agrees that in all circumstances, the company shall be exclusively limited to an amount equal to any fees paid to the company by the purchaser prior to the service date and the company shall not be liable for indirect or consequential damages arising from any breach of contract. Purchaser understands that third party affiliates will likely provide the service to the purchaser on the service date. The third parties are not agents of the company and the company is not an agent of the third party. If the vehicle has a mechanical malfunction the company will be allowed up to 30 minutes for delay with no compensation. If due to any circumstances less time is provided to the purchaser then purchaser pre-paid and or reserved, then the time will be added after the very final drop-off time on the reservation at the discretion of the company if available. If the company cannot add the aforementioned missed time after the drop off time then the time may be rescheduled when mutually agreed upon by both the purchaser and the company at the discretion of the company. Vehicles may not be loaded past capacity. The company is not responsible for lost, damaged or stolen items left in the limo. The driver/agent of the third party and or the company has the right to terminate service without refund, if there is blatant indiscretion on the part of the client(s) and to be decided solely by the third party or the company. No food or beverage left in the vehicle will be returned to the purchaser or their invited and or uninvited guests after the rental period. If there is a disagreement regarding service or the contract all decisions by the company will be final. All payments are nonrefundable. The purchaser's service date will not be secure until your payment is received. Purchaser's full payment is due on or before the signature of this agreement. The vehicle will dispatch from Miami FL or closer to the pickup if possible and will be determined solely by the company when this form is signed by the purchaser and sent back to the company. If the rental contract is canceled at any time after the purchaser signs this document, the purchaser will still have to pay the full cost for the rental. Such cost will be calculated by using Mapquest to estimate/determine the travel time to the pickup and back from drop off to the warehouse, in addition to the time reserved from pickup to drop in order to determine the total cost due. Payments are due immediately upon cancellation. If at any time a weather inclination prohibits the company from serving the purchaser based on the company's discretion, purchaser will have to reschedule the service date within 1 month of the purchaser's service date when the company can fit it into the company's schedule. If the purchaser disputes or inquiries about any charge applied by the company to their credit / debit card, purchaser authorizes a charge of \$575 per transaction to be charged to their credit / debit card to cover fees, penalties and or administration costs applied to or expensed by the company. Should this dispute or inquiry occur, the purchaser understands the \$575 fee per transaction will only be refunded to the purchaser if ordered to do so by a mutually agreeable third-party arbitrator that is selected and agreeable by both the purchaser and the company. In the event the purchaser's check bounces there will be an added \$100 fee applied per occurrence. Company is not responsible for any and all delays or the termination due to weather caused by unsafe road conditions (ie. not salted, slippery, accidents, etc.). All sun roofs are locked and cannot be opened at any time. Tolls paid by purchaser on top of the package price. No cash refunds will ever be given back from the company to the purchaser. Time credits will be given by discretion of the company. No videos or photos taken during the rental maybe displayed publicly without the written consent of the company. A 4% convenience fee will be added to the total package price for all payments placed on a debit or credit card. Gratuity of 20% and 15% service charge will be automatically added to the hourly rate. If the purchaser give/pay the driver any cash for the service, it will be considered added gratuity only and the gratuity added to the purchaser credit/debit card will not be refunded. No cash will be applied toward the package price. Purchaser understands that service/billing begins when the driver leaves the building it is warehoused/parked at to go to the first pickup and service/billing ends when the driver arrives back to the warehouse/lot it is to be housed at after the very final drop off. All time/billing runs consecutively and is billed in 1-hour blocks of time. Purchaser understands the times listed on the agreement are only the minimum times and purchaser is solely responsible to pay for all time consumed along with the minimum time indicated. Early dismissal, downsizing, or shortening the rental hours will not reduce the cost of the service originally requested. No illegal drugs may be used and or in anyone's possession while occupying our vehicles. No shows are considered the same as the purchaser canceling, the cancel request will be effective the same day as the rental and no refund will be due. By executing this contract as purchaser, the person executing said contract, either individually, or as an agent or representative, represents and warrants that he or she is eighteen (18) years of age, and further, if executing said contract as agent or representative, that he or she has the authority to enter into this agreement and should he or she not have such authority, he or she personally accepts and assumes full responsibility and liability under the terms of this contract. All attached riders are an integral part of this contract. This contract will supersede any other contract. If any part of this contract is illegal or unenforceable, the remaining provisions of this contract will remain valid and enforceable to both parties. This contract contains the entire agreement between the parties and no statement, promises, or inducements made by any party hereto, or agent or representative or either party hereto, which are not contained in this written contract, shall be valid or binding. This contract shall not be enlarged, modified, or altered except in writing by both parties and endorsed hereon besides company filling in the times on the first page upon service being completed or canceled. The laws of the State of PA. shall govern this agreement. In the event of suit involving or relating to this agreement purchaser agrees to defend, indemnify, assume liability for and hold the company and or its representatives harmless from any claims, damages, losses and expenses by or to any person, regardless of the basis, which pertains directly or indirectly to the company. Purchaser agrees that all actions brought to enforce any provision of this contract shall be brought in a court of competent jurisdiction in Erie County, Erie PA and that any action brought in Erie County, Erie PA is properly venued. Purchaser may not transfer this contract to another party without the prior written consent of the company. This agreement is not binding until signed by both purchaser and the company. Any changes must be written and signed by both the purchaser and the company for the amendment to be enforce and accepted. Oral agreements are non-binding. If any clause in this agreement is found to be illegal, the rest of the agreement shall remain in force. By signing this form purchaser agrees all charges, vehicle provided, pickup time and service was rendered to purchaser's satisfaction. The parties hereto promise to abide by the terms of this agreement and intend to be legally bound thereby.

Purchaser Name Printed: ERIC GARCIA

Phone: [REDACTED]

Purchaser Signature: [Signature]

Email Address: [REDACTED]

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